

**PETITION FOR IMMEDIATE
WRITS OF PROHIBITION,
QUO WARRANTO, AND
MANDAMUS**

To the Colorado Supreme Court

Case Number: 2018SA [REDACTED]

By John Mark [REDACTED]

PETITION FOR IMMEDIATE WRITS OF
PROHIBITION, QUO WARRANTO, AND
MANDAMUS

TO THE COLORADO SUPREME COURT
CASE NO: 2018SA[REDACTED] - FILED ON MAY 11, 2018

COLORADO SUPREME COURT

2 East 14th Avenue

Denver, CO 80203

With:

PETITION FOR RULE TO SHOW CAUSE

From:

COLORADO FIRST JUDICIAL DISTRICT
DISTRICT COURT, COUNTY OF JEFFERSON

District Court case # 2005DR[REDACTED]

Title IV-D case # [REDACTED]

dismissed Court of Appeals case # 2017CA[REDACTED]

pending Court of Appeals case # 2018CA[REDACTED]

In re the Marriage of:

Petitioner/**Respondent**: CAROL [REDACTED]

Respondent: JOHN M. [REDACTED]

Special Appearance by **Petitioner**:

John Mark [REDACTED]

Intervenor/**Respondent**: JEFFERSON COUNTY
DEPARTMENT OF HUMAN SERVICES, *et al.*,

District/**Respondent**: COLORADO FIRST
JUDICIAL DISTRICT, *et al.*,

Sheriff/**Respondent**: JEFFERSON COUNTY
SHERIFF'S OFFICE, *et al.*

↑ COURT USE ONLY ↑

Filing Party Name: John Mark [REDACTED]

c/o postal service address: [REDACTED]

[REDACTED]

Email: [REDACTED] / Phone: [REDACTED]

Colorado Supreme Court

Case No.: 2018SA[REDACTED]

**PETITION FOR IMMEDIATE WRITS OF PROHIBITION, QUO
WARRANTO, AND MANDAMUS**

I, petitioner John Mark [REDACTED] am petitioning the Colorado Supreme Court to

exercise its original and supervisory jurisdiction in the above referenced divorce case (see PETITION FOR RULE TO SHOW CAUSE—“MAIN PETITION”) and seek immediate writs of prohibition, quo warranto, and mandamus, pursuant to C.A.R. 21(a)(2), issued to the respondents, and state:

Parties

1. I, petitioner John Mark [REDACTED], am acting in my sovereign capacity for the benefit of my broken family, as well as acting with power of attorney on behalf of my “strawman” JOHN M [REDACTED]—the “respondent” in case 2005DR [REDACTED] and the “obligor” in Title IV-D case [REDACTED]; see page 1 for address/phone and endnote i in MAIN PETITION for status, agency, standing, etc.

2. Respondent CAROL [REDACTED] (“CAROL”) is my ex-wife, who brought about the wrongful divorce case and wrongful Title IV-D case, in which she is the “petitioner” and “obligee” respectively; her address is [REDACTED]
[REDACTED], her phone number is [REDACTED]

3. Respondent JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES (“Jeffco-DHS”)—along with its Child Support Services office (“Jeffco-CSS”), as represented by the Jefferson County Attorney's office (“Jeffco-Attorney”)—is the “intervenor” in case 2005DR [REDACTED] and the creator of the Title IV-D case [REDACTED]
[REDACTED], *et al.*—individual respondents: LYNN A. JOHNSON is the director of

Jeffco-DHS, 900 Jefferson County Parkway, Golden, CO 80401, 303-271-1388;

ALVIN TAFOYA is the Title IV-D administrator/manager of Jeffco-CSS, 303-271-4300; **MARGARET A. DAVIS** is the Jeffco-Attorney, 303-271-8975.

4. Respondent COLORADO FIRST JUDICIAL DISTRICT (“CFJD”) is the district responsible for wrongful divorce case 2005DR[REDACTED], *et al.*—individual respondents: **PHILIP JAMES MCNULTY** is the chief judge of the CFJD, Jefferson Combined Court, 100 Jefferson County Parkway, Golden, CO 80401, 720-772-2651; **CHRISTOPHER CLAYTON ZENISEK** is the assigned judge, 720-772-2627; **JAMIN M. ALABISO** is the assigned magistrate, 720-772-2448.

5. Additional respondent JEFFERSON COUNTY SHERIFF'S OFFICE (“Jeffco-Sheriff”), *et al.*—individual respondents: sheriff **JEFF SHRADER**, sergeant **PAUL SMOKER**, and “**JIM TAYLOR**” are named in this petition to answer for their recent treasonousⁱ crimes against my family; the Jeffco-Sheriff is located at 200 Jefferson County Parkway, Golden, CO 80419; 303-271-5305.

6. Because the individual respondents are *rogue*ⁱ officials—acting far outside their authority and jurisdiction, as alleged herein and in my MAIN PETITION—I seek writs binding the respondents in both their official and individual capacities.

Jurisdiction

7. The Colorado Supreme Court has jurisdiction to issue the writs requested

under Article VI, Section 3 of Colorado's Constitution, C.A.R. 21(a)(2), and:

Prohibition is a power conferred by the constitution by means of which, when necessary, supervisory control may be exercised over inferior tribunals, acting without or in excess of their jurisdiction. *People ex rel. Lackey v. District Court*, 30 Colo. 123, 69 P. 597 (1902).

Relief in the nature of prohibition is appropriate where the district court is proceeding without or in excess of its jurisdiction, or has abused its discretion. *Tyler v. District Court*, 193 Colo. 31, 561 P.2d 1260 (1977); *Marquez v. District Court*, 200 Colo. 55, 613 P.2d 1302 (1980).

The office of the writ of prohibition is preventive in that it restrains excessive or improper assumption of jurisdiction by a tribunal possessing judicial or quasi-judicial powers. *City of Aurora v. Congregation Beth Medrosh Hagodol*, 140 Colo. 462, 345 P.2d 385 (1959).

It is, of course, essential to the validity of any judgment that the court rendering it should have had jurisdiction not only of the parties, but of the subject matter. *Chicago, B. & Q. Ry. Co. v. Chicago*, [166 U.S. 234](#), [166 U.S. 247](#). But it is equally well settled that it is for the supreme court of a state finally to determine its own jurisdiction and that of other local tribunals, since the decision involves a construction of the laws of the state by which the court was organized. In this case, the Constitution of Missouri declared that “the supreme court shall have power to issue writs of habeas corpus, *quo warranto*, certiorari, and other remedial writs, and to hear and determine the same.” *Standard Oil Co. v. Missouri*, 224 U.S. 270 (1912)

Article VI, Section 3 of Colorado's Constitution is almost identical: “The supreme court shall have power to issue writs of habeas corpus, mandamus, *quo warranto*, certiorari, injunction, and such other original and remedial writs as may be provided by rule of court with authority to hear and determine the same.”

Relief in the nature of mandamus under this rule is a proper remedy in a case in which a district court has abused its discretion in exercising its functions. *Gonzales v. District Court*, 198 Colo. 505, 602 P.2d 857 (1979).

In a proceeding seeking a writ of mandamus, the district court and the district court judge, acting in his capacity as judge, should be named as the appropriate respondents. *Wesson v. Bowling*, 199 Colo. 30, 604 P.2d 23 (1979).

In action in mandamus to compel a city council to grant a permit, where judgment is for the plaintiff, he is entitled to recover from the defending

officials who voted against granting the permit his costs taxed in the trial court, but not from those who voted in favor of granting the permit. *City of Colorado Springs v. Street*, 81 Colo. 181, 254 P. 440 (1927).

Application for an original writ of mandamus or certiorari in the supreme court is the only procedure by which to test the validity of a trial court's ruling where the question involved, if permitted to await final judgment, would become moot. *Lucas v. District Court*, 140 Colo. 510, 345 P.2d 1064 (1959).

8. In the event that this court lacks authority over non-judicial employees, I request alternatives below and ask the supreme court to work with Colorado's other high-offices if necessary to bring about the relief to which my family is entitled.

Reasons for Petition

9. In my MAIN PETITION, I requested, among other things (see ¶s a-g on pages 2-3), that the supreme court “[t]ake whatever action necessary to stop the “case fixing crime spree,” the “child support scam,” and the foreclosure action against my family's property” (¶c) and to “[i]ssue whatever writs necessary to compel performance of duties” (¶d).

10. This petition seeks specific writs for those purposes, because the crime spree against my family in Jefferson County has continued.

For the convenience of the Colorado Supreme Court, future courts, the People of Colorado, the American People, and other victims of governmental racketeering, I have begun to expose the “case fixing crime spree” and “child support scam” (which are alleged in detail in my MAIN PETITION and its SUPPORTING DOCUMENTS) at www.prosealliance.org [REDACTED] and to expose the recent treasonous crimes at www.prosealliance.org [REDACTED] [The postings on Pro Se Alliance's website are temporary; all postings are also being permanently uploaded at www.archive.org.]

Although the purpose of this document is to obtain immediate writs to protect my family from further harm and to deal with the never-ending refusals by law enforcement, judges, and other officials, to do their jobs for my family, the Colorado Supreme Court should immediately realize that the recent crimes by the Jefferson County Sheriff's Office—as proven by recordings and documents posted in the first section following the Table of Contents at [REDACTED]—are figuratively just the tip of a very large iceberg, and should begin to take immediate *sua sponte* action, in conjunction with other high-offices, to not only remove the traitors from office, as they are exposed, but also to bring the traitors to justice and to protect all their victims, so that the People of Jefferson County and of Colorado can be assured that their county and state governments themselves have not been compromised like Jefferson County and the CFJD.

REGARDING THE UNLAWFUL & ILLEGAL FORECLOSURE ACTION:

11. The most-recent crime spree in case 2005DR [REDACTED], which includes the grandly conspired foreclosure action—the culmination of the 12-year “child support scam,” was launched by Jeffco-DHS in May 2017 when CAROL and a Jeffco-CSS employee committed multiple perjuries in sworn child support arrears statements.

12. Respondent DAVIS (Jeffco-Attorney for Jeffco-DHS) knowingly filed the perjured statements along with her fraudulent motion for a child support judgment, and *purposely* failed to serve a copy of her motion on my “strawman.”

13. Respondent ALABISO, the assigned magistrate in 2005DR [REDACTED], knowing of the perjuries and failure to serve notice, *purposely* failed to provide an opportunity to be heard and knowingly entered the fictitious and void child support judgment in July 2017, which is a class B federal felony (18 U.S.C. § 514), and under which I will ask for the maximum prison sentence of 25 years for each of the conspirators.

14. And respondents ZENISEK (the assigned judge) and MCNULTY (the chief judge)—in conspiracy together, with DAVIS and ALABISO and many others along the way, and more recently with district and appellate clerks—did everything imaginable to “fix” my PETITION FOR REVIEW of ALABISO's known *void* judgment against me and to sabotage my appeals (2017CA[REDACTED] and 2018CA[REDACTED]); *see their crimes in “Excerpts from my Criminal Complaints” at [REDACTED]*

15. Late last fall, I was informed that CAROL was “packing” as if to move from our family's property in Jefferson County.

16. In December 2017, CAROL, or someone, took and posted online a picture of our five children standing in what appears to be an empty room of our home.

17. On information and belief, CAROL is again conspiring to take part in the CFJD's racketeering and is aiding in some way in Jeffco-DHS's foreclosure action.

18. In February 2018, I discovered that, as part of their ongoing “child support scam,” Jeffco-DHS is taking steps to foreclose on my family's last-remaining asset—our paid-off 27-acre real estate property in Jefferson County—and, as of early-May, is still apparently planning to commit the crimeⁱⁱ.

19. In March 2018, I wrote to respondent LYNN A. JOHNSON (the director of Jeffco-DHS), to the Jefferson County Commissioners (“Jeffco-Commissioners”), and to respondent JEFF SHRADER (the Jeffco-Sheriff), commanding them,

respectively, to cease and desist from further foreclosure actions, to oversee Jeffco-DHS's termination of their *unlawful and illegal* foreclosure and other actions, and to protect my family and our property from further harm and open an ongoing investigation starting with the recent crimes committed in Jefferson County.

20. Neither JOHNSON nor the commissioners responded or took any action; which is, as I now know—after writing numerous unanswered letters to Jeffco-authorities over the years, and mailing them hundreds of pages of documentary evidence to prove CAROL's relentless child abuses and crimes against me and the never-ending “case fixing” by the CFJD and extortion by Jeffco-DHS—the typical protocol by *rogue* Jeffco officials to get rid of their victims when they complain.

21. On April 10, 2018, respondent PAUL SMOKER (a Jeffco-Sheriff sergeant) finally returned my repeated calls to Jeffco-Sheriff JEFF SHRADER, accused me of being involved in the “WE THE PEOPLE” movement, said he was “recusing” himself from conducting an investigation because I sued his boss, told me to stop contacting the sheriff's office or “that will be dealt with,” and hung up.

22. On April 13, 2018, respondent “‘JIM TAYLOR' ... an investigator with the Jefferson County Sheriff's Office”ⁱⁱⁱ called me on behalf of respondent SHRADER, told me to cease and desist from contacting their office, told me that all my issues were civil matters, told me that the sheriff's office will not investigate my claims

and will not respond again, threatened four times to obtain a restraining order if I contact their office again, and, just before hanging up, threatened to obtain an arrest warrant against me if I call again.

23. Proof of the foregoing, and much more, is posted on the [\[REDACTED\]](#) page.

REGARDING SYSTEMIC CORRUPTION, RACKETEERING, AND TREASON:

24. My recent NOTICE & PRAECIPE to respondent SHRADER and audio recordings prove probable cause of numerous state and federal crimes. Future postings will reveal my many letters to the Jeffco-Sheriff since 2005, mailed with hundreds of pages of documentary evidence and other proof of my claims, and audio recordings of my futile follow up calls, which will now prove that the Jeffco-Sheriff's office *and* department have been aiding CAROL in her child abuses and crimes against me since 2005, not only in Colorado but also in Minnesota; have been aiding respondent JOHNSON and her Jeffco-DHS' offices in their child abuses since 2005 and in their "child support scam" since 2006; have been aiding the CFJD's "case fixing criminals" since 2006; are currently obstructing justice and otherwise aiding the respondents in the continuation and cover up of their crimes; and that Jeffco-Sheriff SHRADER and his thugs are undoubtedly taking part in the CFJD's massive racketeering and money laundering operation.

25. Similarly, my recent NOTICES & PRAECIPES, and many other letters over

the years to Jeffco-DHS and the Jeffco-Commissioners, along with recordings and other evidence, prove probable cause of *hundreds* of state and federal crimes against my family by respondents JOHNSON, TAFOYA, DAVIS, others in Jeffco-DHS's and Jeffco-Attorney's offices, several of the county's commissioners, and numerous county employees under their direction; *see* [REDACTED] Future postings will prove that respondent JOHNSON and her senior officials in charge of child support and child protection—in conspiracy with CAROL, the CFJD respondents and their predecessors, the Jeffco-Sheriff, the Jeffco-Commissioners, and many others—have ignored the facts, evidence, and controlling law in the divorce case and Title IV-D case, and the regulations governing their offices, since 2006, to play their part in the CFJD's racketeering and other treasonous crimes against my family, that there are likely thousands of other victims of injustice similarly situated, and that the Jeffco-Commissioners have known about the racketeering in their county for decades and are very obviously involved.

26. As the supreme court can clearly see in Tab 8 of my SUPPORTING DOCUMENTS filed with my PETITION in this case—in addition to knowing all the *undisputed* facts in the case, including but not limited to the facts that my child support obligations are paid-in-full, that the child support order is void for several different reasons, and that Jeffco-DHS has been *unlawfully and illegally* enforcing

the known fictitious and void order and arrears balance since 2006—respondents MCNULTY, ZENISEK, and ALABISO, have been aware of the 13-year “case fixing crime spree” in the divorce case and 12-year “child support scam” in the Title IV-D case since 2015, and instead of stopping them joined the conspiracies and are now orchestrating and facilitating them, including the foreclosure action.

27. And now, as can be verified at [REDACTED] local, state, and federal law enforcement have been apparently ordered by the traitors to deny me investigations and to otherwise stand down in my case, and to threaten, intimidate, and retaliate against me if I persist in contacting them for help; and as one result, three attempts have been made on my life to date and there is a constant threat of further harm.

Further Information in Support of Requests for Relief

28. For reasons stated in the various parts of my PETITION FOR RELIEF from the 07/17/17 child support judgment entered in 2005DR [REDACTED] (see SUPPORTING DOCUMENTS filed in this case)—including but not limited to *any one* of CAROL's frauds upon the court (through her attorney; see PART FIVE)—Permanent Orders, including the child support order, were automatically rendered void by operation of law, *ab initio*; and, *inter alia*, all property reverted back to its original ownership.

29. At the time of CAROL's divorce, our family's real estate property in Evergreen (unincorporated Jefferson County) was unknowingly owned by

CAROL's “strawwoman” and my “strawman” (*see endnote i in MAIN PETITION; re-division of our property is one of the issues to be resolved when the cases are transferred—see ¶ 23b-23c in MAIN PETITION*).

30. In contempt of court orders, in spite of 26 written requests for “my things” (*see pp.36-37 of Attachment to PETITION FOR RELIEF-PART SEVEN*), and in violation of several state and federal criminal statutes, CAROL held hostage the little I was awarded in her divorce and most of my personal property and has refused since 2005 to return my property or even account for their whereabouts.

31. Like with Jeffco-DHS's thefts and extortion threats over the years, CAROL's frauds and thefts and other crimes were facilitated by the CFJD respondents and their predecessors, and therefore, like in *City of Colorado Springs v. Street*, I ask the supreme court to hold MCNULTY, ZENISEK, ALABISO, and other officials with the ability to stop the crimes, personally liable, *out of their own pockets—not from public funds*, for my costs in the immediate action, since 2015, and going forward until all property is returned and restored to its rightful owners and justice is fully served, as documented along the way.

32. Similarly, because the Jeffco-Sheriff respondents were, and still are, obstructing justice and even aiding CAROL, Jeffco-DHS, the CFJD, and the other traitors, I ask the supreme court to hold respondents JEFF SHRADER, PAUL

SMOKER, and “JIM TAYLOR” personally liable, *out of their own pockets—not from public funds*, for my costs in obtaining protection, investigations, and other law enforcement services elsewhere,* as documented along the way.

** Take note that I am not requesting writs to compel performance by the traitors.*

33. This court can also take judicial notice of the fact that since 2015, when the CFJD respondents entered the scene, CAROL and Jeffco-DHS have not had to even respond to my claims—they could simply rely on respondents MCNULTY, ZENISEK, and ALABISO, to continue and carry out their crimes.

34. Because neither respondent JOHNSON nor the Jeffco-Commissioners responded to my recent correspondence, but instead threatened me through their accomplices in the sheriff's office, it is obvious that Jeffco-DHS will continue to break the law, steal from and otherwise harm my family, ignore the facts and evidence, ignore my pleas for help and requests for information, and pretend as though I am the criminal and they are doing nothing wrong.

35. In addition, as alleged in ¶s 12-13 of my MAIN PETITION and repeatedly proven by the evidence contained in my SUPPORTING DOCUMENTS, the CFJD and Jeffco-DHS respondents have knowingly continued their 'color of law' actions—their racketeering—without authority and in excess of jurisdiction for years, and will obviously continue until stopped.

36. The supreme court and the general public can already see online that my children and me, and many other victims of injustice, have no chance of obtaining justice, protection or other relief in the CFJD or in Jefferson County.

37. The seriousness of the situation cannot be overstated: In addition to the obvious, I am now accusing each of the respondents in this action of treason.

38. And therefore, I ask this court to issue whatever writs necessary to stop the foreclosure and crime spree and to begin bringing the traitors to justice.

Requests for Relief

39. As alleged and proven in my MAIN PETITION, I have exhausted all avenues of relief in Colorado's state and federal courts; and as alleged and proven herein and online, I have exhausted all possibility of obtaining protection, investigations, and other typical law enforcement services for my family in Colorado.

40. Therefore, my family and others similarly situated must rely on the supreme court and Colorado's other high-authorities to bring about justice and protection.

41. My family's immediate situation requires writs ending the foreclosure action.

42. I also request writs enjoining the respondents to fully prove their authority and jurisdiction, mandating the provision of records by the respondents, instituting grand juries to investigate the crime spree against my family, and otherwise dealing with the present circumstances.

WHEREFORE, having more than sufficient grounds and cause for concern for the safety of my family and the public-at-large in Jefferson County, although I am not required to “designate a specific form of writ when seeking relief under” C.A.R. 21, I request immediate issuance—by the supreme court *and/or* by other high-offices—of all common law writs necessary to fully address the matters presented herein, including but not limited to the following:

a. WRITS OF PROHIBITION:

1. Enjoining all respondents—*and* the COUNTY OF JEFFERSON *and* the STATE OF COLORADO—from taking further action with respect to foreclosing on, or selling, or encumbering, or otherwise affecting my family's paid-off real estate property in Jefferson County.
2. Enjoining respondents CFJD, MCNULTY, ZENISEK, and ALABISO, from taking further action in case 2005DR [REDACTED]
3. Enjoining respondents Jeffco-DHS, JOHNSON, TAFOYA, and DAVIS from taking further action in Title IV-D case [REDACTED]

b. WRITS OF QUO WARRANTO:

1. Civilly enjoining respondents JOHNSON, TAFOYA, and DAVIS, to show—and fully describe and prove with actual signed contracts, oaths of office and bonds, and other evidence—Jeffco-DHS's authority to foreclose on my

family's property, *and* Jeffco-DHS's subject matter jurisdiction to enforce the child support order in case 2005DR[REDACTED] *and* the arrears balance in Title IV-D case [REDACTED], *and* Jeffco-DHS's personal jurisdiction over my “strawman” *and* me.

2. Civilly enjoining respondents MCNULTY, ZENISEK, and ALABISO, to show—and fully describe and prove with actual signed contracts, oaths of office and bonds, and other evidence—their authority *and* each of their court's subject matter jurisdiction in case 2005DR[REDACTED], *and* personal jurisdiction over my “strawman” *and* me, *and* jurisdiction to take any action in case 2005DR[REDACTED] following their automatic disqualification from the case in the fall of 2015 when they committed their first crime against my family.

3. Civilly enjoining respondent CAROL [REDACTED] to show—and fully describe and prove—her authority to solely control our family's real estate property and to possess “my things”; the status and condition of our family's real estate property, including but not limited to whether it is mortgaged and insured; and the status, condition, and whereabouts of each of “my things.”

4. In conjunction with other high-offices (if necessary), criminally fining and ousting respondents SHRADER, SMOKER, and “TAYLOR” from office for ignoring my criminal complaints and evidence and refusing to investigate,

protect my family and our property from further harm, and otherwise do their duties; and holding them personally liable, *out of their own pockets—not from public funds*, for my costs in obtaining protection, investigations, and other law enforcement services elsewhere, as documented along the way.

c. WRITS OF MANDAMUS:

1. Directing an appropriate official to summon and convene one or more common law grand juries (outside Jefferson County—not in the City & County of Denver) to investigate my criminal claims, starting with my claims against respondents SHRADER, SMOKER, and “TAYLOR.”
2. Directing an appropriate official to open a common law court of record (outside the CFJD—not in the City & County of Denver), and establish a Register of Actions, for my family's constitutional claims, starting with my claims against respondents SHRADER, SMOKER, and “TAYLOR.”
3. Directing respondent Jeffco-DHS to immediately mail to me—and to provide to the newly appointed judge(s) for case 2005DR[REDACTED]—a digital copy of everything contained in the file(s) for Title IV-D case [REDACTED], including but not limited to CAROL's original application for child support enforcement services and all other items I requested in my letters and court documents over the years (*see* [REDACTED]); to respond to each command in

my NOTICE & PRAECIPE dated March 6, 2018, including but not limited to confirming that Jeffco-DHS has ceased and desisted from the foreclosure action and from enforcement of child support, and providing the oath of office and bond information for each of the named Jeffco-DHS officials; and, due to all the corruption, also providing a copy of Jeffco-DHS's franchise agreement or other operating contract with their “de facto” corporate parent company.

4. Directing respondent CFJD to immediately mail to me—and to provide to the newly appointed judge(s) for case 2005DR[REDACTED]—digital copies of the current Register of Actions and of transcriptions of all hearings in case 2005DR[REDACTED]; and, due to all the corruption, also providing a copy of the CFJD's franchise agreement or other operating contract with their “de facto” corporate parent company.

5. Directing MCNULTY, ZENISEK, ALABISO, and other officials held responsible for the ongoing crime sprees, to personally pay, *out of their own pockets—not from public funds*, my costs in the immediate action, since 2015, and going forward until all property is returned and restored to its rightful owners and justice is fully served, as documented along the way.

DATED this 10th Day of May, 2018.

UCC 1-308: All Rights Reserved-Without Prejudice,

By Petitioner: John Mark [REDACTED]

CERTIFICATE OF MAILING

I certify that on this 10th Day of May, 2018, true and accurate copies of the foregoing PETITION FOR IMMEDIATE WRITS OF PROHIBITION, QUO WARRANTO, AND MANDAMUS were served upon the respondents, by placing said document in the United States mail, postage prepaid, and addressed to:

CAROL [REDACTED]
[REDACTED]
[REDACTED]

Four copies to:

JEFFERSON COUNTY DEPARTMENT OF HUMAN SERVICES
900 Jefferson County Parkway
Golden, CO 80401

[with copies for: LYNN A. JOHNSON, ALVIN TAFOYA, MARGARET A. DAVIS]

Four copies to:

DISTRICT COURT, COUNTY OF JEFFERSON, COLORADO
Jefferson County Court & Administrative Facility
100 Jefferson County Parkway
Golden, Colorado 80401

[with copies for: PHILIP JAMES MCNULTY, CHRISTOPHER CLAYTON
ZENISEK, JAMIN M. ALABISO]

Four copies to:

JEFFERSON COUNTY SHERIFF'S OFFICE
200 Jefferson County Parkway
Golden, CO 80419

[with copies for: JEFF SHRADER, PAUL SMOKER, "JIM TAYLOR"]

By Petitioner: John Mark [REDACTED]

i “traitors”-“rogue”-“racketeers”-“case fixing criminals”-“case fixing”-“crime spree”-“treasonous crimes” ...

... are just what the words imply. In my pleadings, I now call the corrupt and their actions what they are. I mean no disrespect to any *GOOD* judges and attorneys in Colorado (*who are not involved in the treason*), or to any other *GOOD* professionals and officials, who should come together, *now*, to oust these evil people from *our* courts and *our* government offices.

See also: Endnotes iii and iv in PETITION FOR RULE TO SHOW CAUSE.

ii 05-07-18 Screenshot of “Pre-Foreclosure” Listing on www.zillow.com:

Pre-Foreclosure
2 bd, 1.5 ba
2,144 sqft
Foreclosure Est: \$404K

Foreclosure Information

NOV 13 2017 Home in default The owner of this property has been served a Notice of Lis Pendens.

Foreclosure Trustee or Attorney

Name: JEFFERSON COUNTY DEPARTMENT OF HUMAN SER
Address: 100 JEFFERSON COUNTY PKWY, GOLDEN, CO 80401

Legal

Foreclosure type: Non-Judicial
Recorded: Notice of Lis Pendens: 2017117063 on 11/13/17
Legal description: [REDACTED]
Parcel number: [REDACTED]

See also: Endnote iv in PETITION FOR RULE TO SHOW CAUSE.

iii On information and belief ...

... a coward in the Jefferson County Sheriff's Office, who is undoubtedly involved in the treason and concealed his real name from me, impersonated former Arapaho County deputy “Jim Taylor,” who was caught lying to Daniel Rohrbough's parents about the death of their son during the Columbine tragedy, and fired.